1	Sheila Gropper Nelson, SBN 85031 Law Office of Sheila Gropper Nelson 55 Francisco St., Suite 600 San Francisco, CA 94133 Telephone: (415) 362-2221 Facsimile: (415) 576-1422 Email: SheDoesBKLaw@aol.com						
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5	Attorney for Debtor Monette Stephens						
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8	UNITED STATES BANKRUPTCY COURT						
9	NORTHERN DISTRICT OF CALIFORNIA						
10	(Sdil Fi	ancisco Division)					
11							
12	In re CARL ALEXANDER WESCOTT &	Case Number 12-30143					
13	MONETTE ROSEMARIE STEPHENS,	APN 12-03148					
	Debtors.	EXHIBIT LIST					
14		Trial Date: Oct. 2, 2013					
15	JANINA M. HOSKINS, TRUSTEE IN	Time: 9:30 a.m.					
16	BANKRUPTCY OF THE ESTATE OF	Place: 22 <sup>nd</sup> Floor					
17	CARL ALEXANDER WESCOTT & MONETTE ROSEMARIE STEPHENS,	United States Bankruptcy Court 235 Pine St, 22 <sup>nd</sup> Fl, S F CA 94104					
18	Plaintiff,	,					
19	v. MONETTE ROSEMARIE STEPHENS,						
20	Defendant.						
21							
22	TO: ALL INTERESTED PARTIES AND PLAINTIFF JANINA HOSKINS through her attorney						
23	of record Jean Barnier, Esq., MacConaghy & Barnier 645 First Street West Suite D Sonoma CA						
	95476 and this honorable court, Defendant Monette Rosemarie Stephens herewith sets forth						
24	her exhibits:						
25							
26	A] Stephens declaration in opposition to MSJ and Exhibit A pages 1-25 in response to 2004						
27	exam demand						
28	ADNI 12 02140/DIZ 12 20142/E 171741						
	APN 12-03148/BK 12-30143/Exhibit List Page 1 of 3						

1	B]	Docket #65 2004 Exam		
2	C]	Docket #153 July 12.2014 2004 Examination Demand		
3	D]	Motion for order compromise Cohen Controversy		
4	E]	Order sustaining trustees objection to Schrader Claim number 17		
5	F]	Order sustaining trustees objection Leong Claim number 19		
6	G]	Order authorizing abandonment of 853 Ashbury		
7	Н]	Stephens pre-trial disclosures		
8	1]	Hoskins Pre-trial disclosures		
9	J]	Trustee's Complaint Objecting to Discharge		
10	K]	Stephens Answer to Complaint Objecting to Deny Discharge		
11	L]	Wescott Answer to Complaint to Deny Discharge		
12	M]	Wescott Opposition to Trustees motion to summary adjudication		
13	N]	Analysis of Witness Participation at 341 Meetings		
14	0]	May 9, 2012 341 Meeting		
15	P]	Color photos of damage done by Wescott to Residences		
16	Q]	Materials received by CPS City of SF		
17	R]	July 10. 2012 amended schedules docket number 148		
18	S]	July 5, 2012 amended schedules docket number 140		
19	T]	Amended schedules 6/18/12 docket number 113		
20	U]	Schedules A through SOFA and declaration concerning schedules 1/31/2012 and		
21		2/2/2012		
22	V]	Hoskins Responses to Stephens Deposition and subpoena for Production		
23	X]	Janina Hoskins response to Stephens first request for Inspection		
24	Y]	Hoskins declaration to employ Joe Martin 6/20/12		
25	Z]	Trustees objection 6/26/12 to Martin's employment		
26	AA]	Martin supplemental declaration 6/28/12		
27	BB]	Joseph Martin deposition 4/17/2013		
28	APN 12-03148/BK 12-30143/Exhibit List			

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1	CC]	[C] Monette Stephens Deposition 3/15/2013		
2	DD]	Hoskins Deposition 4/22/2013		
3	EE]	November 28, 2011 Trail Brief in Kirk		
4	FF]	Jan 4, 2011 Kirk First Amended Complaint FAC		
5	GG]	Fiecther Complaint and Summons Jan 25,2010 Wescott Only		
6	нн]	March 25, 2010 FAC Fiechter Complaint against Wescott Only		
7	II]	Fiecther SAC against Wescott and Stephens Oct 26, 2010		
8	JJ]	Stephens response to SAC Fiecther		
9	KK]	Fiecther Sister State Judgement against Wescott Only 9/6/2011		
10	LL]	March 10, 2011 Stephens answer to first amended complaint Kirk		
11	MM]	July 23, 2010 Complaint naming Wescott Only Kirk		
12				
13				
14	Dated	Sept. 25, 2013	By: /s/ Sheila Gropper Nelson	
15			Sheila Gropper Nelson Attorney for Monette Stephens	
16			recorney for monected scopners	
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28	APN 12-03148/BK 12-30143/Exhibit List			
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